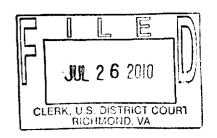
IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Richmond Division



ePLUS, INC.,

Plaintiff,

v.

LAWSON SOFTWARE, INC.

Defendant.

ORDER

Civil No. 3:09cv620

It is hereby ORDERED that the parties shall present oral argument at the July 28, 2010 hearing on the following motions:

- (1) that portion of the DEFEDANT'S MOTION FOR SUMMARY JUDGMENT (Docket No. 240) addressing the written description requirement;
- (2) the PLAINTIFF'S MOTION IN LIMINE NO. 2 TO ENFORCE THE COURT'S ORDERS OF MAY 24, 2010 AND MAY 25, 2010 AND EXCLUDE ANY EVIDENCE, EXPERT OPINION, OTHER TESTIMONY AND ARGUMENT PERTAINING TO ALLEGED PRIOR ART AND INVALIDITY THEORIES NOT SET FORTH IN DEFENDANT'S COURT-ORDERED SECOND SUPPLEMENTAL

STATEMENT (Docket No. 248);

- the PLAINTIFF'S MOTION IN LIMINE NO. 4 TO
 EXCLUDE ANY EVIDENCE, EXPERT OPINION, OTHER
 TESTIMONY, OR ARGUMENT PERTAINING TO
 PURPORTED DEMONSTRATION SYSTEMS FOR LAWSON
 RELEASES 5.0, 6.0 AND 6.1 (Docket No. 255);
- the DEFENDANT'S MOTION IN LIMINE NO. 1 TO

 EXCLUDE ARGUMENT OR EVIDENCE OF PREVIOUS

 LITIGATION AND SETTLEMENT AGREEMENTS (Docket

 No. 250);
- (5) the DEFENDANT'S MOTION IN LIMINE NO. 2 TO

 EXCLUDE EVIDENCE OF SALES OF NONINFRINGING

 PRODUCTS AND SERVICES (Docket No. 251);
- the DEFENDANT'S MOTION IN LIMINE NO. 3 TO

 PRECLUDE DR. RUSSELL W. MANGUM, III, FROM

 TESTIFYING AT TRIAL (Docket No. 257);
- (7) the DEFENDANT'S MOTION IN LIMINE NO. 5 TO

 LIMIT EPLUS TO ONE EXPERT WITNESS ON

 INFRINGEMENT AND ONE EXPERT WITNESS ON

 INVALIDITY (Docket No. 262); and

the DEFENDANT'S MOTION IN LIMINE NO. 9 TO

PREVENT EPLUS FROM RELYING ON DIRECTED

CUSTOMER DEMONSTRATION NOT REPRESENTATIVE OF

ACTUAL CUSTOMER USE OF THE LAWSON SYSTEM

(Docket No. 273).

It is so ORDERED.

/s/ REP
Senior United States District Judge

Richmond, Virginia Date: July 23, 2010